

IN THE UNITED STATES DISTRICT COURT FOR THE  
EASTERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,

*Plaintiff,*

v.

Case No. CR-22-142-JFH

JUSTIN DERICK BRESHEARS,  
RONNIE GENE CASEY, JR., and  
BRITTANY WOOD a/k/a BRITTANY  
MITCHELL,

*Defendants.*

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**THIRD JOINT STATUS REPORT REGARDING PRODUCTION OF DISCOVERY**

Plaintiff, the United States of America, by and through United States Attorney Christopher J. Wilson and Special Assistant United States Attorney Genevieve A. Ozark, and Defendants, by and through Jacob Lollman, counsel for Justin Derick Breshears (“Breshears”), Randy Lynn, counsel for Ronnie Gene Casey, Jr. (“Casey”), and Robert Gifford, counsel for Brittany Wood (“Wood”), submit this Third Joint Status Report (“JSR”) Regarding Production of Discovery pursuant to this Court’s Opinion and Order (Doc. 111) dated January 23, 2022.

On October 13, 2022, the grand jury returned the four-count Indictment (Doc. 25) against Breshears and Casey. On November 4, 2022, Magistrate Judge Gerald L. Jackson granted in part and denied in part the Government’s Opposed Motion for Protective Order (Doc. 34) and Opposed Motion for Protective Order Governing Discovery (Doc. 44). *See* Doc. 57. On November 7, 2022, the Government provided Breshears and Casey with underlying discovery, including law enforcement reports, video and audio recordings, search warrant documents, and photographs. The government also disclosed handwritten notes taken by the case agent, which were provided to Breshears and Casey on December 13, 2022. On December 14, 2022, the grand jury returned the

five-count Superseding Indictment (Doc. 74), adding Wood as a defendant. All discovery previously disclosed to Breshears and Casey was disclosed to Wood on January 9, 2022. Additionally, all three defendants were provided with Wood's criminal history and booking information that same day.

Counsel for the United States and Defendants have discussed discovery to prepare this Report. All parties are aware of their continuing discovery obligations and will make the other party aware should any additional discovery become available.

Respectfully submitted,

CHRISTOPHER J. WILSON  
United States Attorney

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